UNITED	SI	TATES	DIST	CRIC	CT CC	DURT
SOUTHER	۲N	DIST	RICT	OF	NEW	YORK

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KEITH WECHSLER,

ANSWER

Plaintiff,

CV-08-1535 (Robinson, J.)

-against-

LINDA STRUMPF, HAL SEIGEL, individually And US EQUITIES CORP.,

Defendants(s).

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Defendants, by their attorney MEL S. HARRIS AND ASSOCIATES, LLC, answer plaintiff's complaint as follows:

- 1. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "1" of the complaint.
- 2. Defendants admit that the Court has jurisdiction to hear the matters before it, but denies any violation of applicable law.
- 3. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "3" of the complaint.
- 4. Defendants admit the allegations contained in paragraph $^{"4"}$ of the complaint.
- 5. Defendants admit the allegations contained in paragraph "5" of the complaint.

- 6. Defendants admit the allegations contained in paragraph "6" of the complaint.
- 7. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "7" of the complaint.
- 8. Defendants admit the allegations contained in paragraph $^{"8"}$ of the complaint.
- 9. Defendants admit the allegations contained in paragraph "9" of the complaint.
- 10. Defendants admit the allegations contained in paragraph "10" of the complaint.
- 11. Defendants admit the allegations contained in paragraph "11" of the complaint.
- 12. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "12" of the complaint.
- 13. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "13" of the complaint.
- 14. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "14" of the complaint.
- 15. Defendants admit that plaintiff contacted the law office of Linda Strumph, but otherwise deny knowledge or information

sufficient to form a belief as to the allegations contained in paragraph "15" of the complaint.

- 16. Defendants admit that plaintiff contacted the law office of Linda Strumpf, but otherwise deny knowledge or information sufficient to form a belief as to the allegations contained in paragraph "16" of the complaint.
- 17. Defendants admit that plaintiff contacted the law office of Linda Strumpf, but otherwise deny knowledge or information sufficient to form a belief as to the allegations contained in paragraph "17" of the complaint.
- 18. Defendants admit that plaintiff contacted the law office of Linda Strumpf, but otherwise deny knowledge or information sufficient to form a belief as to the allegations contained in paragraph "18" of the complaint.
- 19. Defendants admit that plaintiff contact the law office of Linda Strumpf, but otherwise deny knowledge or information sufficient to form a belief as to the allegations contained in paragraph "19" of the complaint.
- 20. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "20" of the complaint.
- 21. Defendants admit the allegations contained in paragraph "21" of the complaint.

- 22. Defendants admit sending correspondence to plaintiff, but otherwise deny the allegations contained in paragraph "22" of the complaint.
- 23. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "23" of the complaint.
- 24. Defendants deny each and every allegation contained in paragraph "24" of the complaint.
- 25. Defendants deny each and every allegation contained in paragraph "25" of the complaint.
- 26. Defendants deny each and every allegation contained in paragraph "26" of the complaint.
- 27. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "27" of the complaint.
- 28. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "28" of the complaint.
- 29. Defendants deny each and every allegation contained in paragraph "29" of the complaint.
- 30. Defendants admit the allegations contained in paragraph "30" of the complaint.
- 31. Defendants admit that the judgment was vacated on February 6, 2008, but otherwise deny knowledge or information

sufficient to form a belief as to the allegations contained in paragraph "31" of the complaint.

- 32. Defendants deny each and every allegation contained in paragraph "32" of the complaint.
- 33. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "33" of the complaint.
- 34. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "34" of the complaint.
- 35. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "35" of the complaint.
- 36. Defendants deny knowledge or information sufficient to form a belief as to each and every allegation contained in paragraph "36" of the complaint.
- 37. Defendants deny each and every allegation contained in paragraph "37" of the complaint.
- 38. Defendants deny each and every allegation contained in paragraph "38" of the complaint.
- 39. Defendants deny each and every allegation contained in paragraph "39" of the complaint.
- 40. Defendants deny each and every allegation contained in paragraph "40" of the complaint.

- 41. Defendants deny each and every allegation contained in paragraph "41" of the complaint.
- 42. Defendants deny each and every allegation contained paragraph "42" of the complaint.
- 43. Defendants deny each and every allegation contained in paragraph "43" of the complaint.
- 44. Defendants deny each and every allegation contained in paragraph "44" of the complaint.
- 45. Defendants deny each and every allegation contained in paragraph "45" of the complaint.
- 46. Defendants deny each and every allegation contained in paragraph "46" of the complaint.
- 47. Defendants deny each and every allegation contained in paragraph "47" of the complaint.
- 48. Defendants deny each and every allegation contained in paragraph "48" of the complaint.
- 49. Defendants deny each and every allegation contained in paragraph "49" of the complaint.
- 50. Defendants deny each and every allegation contained in paragraph "50" of the complaint.
- 51. Defendants deny each and every allegation contained in paragraph "51" of the complaint.
- 52. Defendants deny each and every allegation contained in paragraph "52" of the complaint.

- 53. Defendants deny each and every allegation contained in paragraph "53" of the complaint.
- 54. Defendants deny each and every allegation contained in paragraph "54" of the complaint.
- 55. Defendants deny each and every allegation contained in paragraph "55" of the complaint.
- 56. Defendants deny each and every allegation contained in paragraph "56" of the complaint.
- 57. Defendants deny each and every allegation contained in paragraph "57" of the complaint.
- 58. Defendants deny each and every allegation contained in paragraph "58" of the complaint.
- 59. Defendants deny each and every allegation contained in paragraph "59" of the complaint.
- 60. Defendants deny each and every allegation contained in paragraph "60" of the complaint.
- 61. Defendants deny each and every allegation contained in paragraph "60" of the complaint.
- 62. Defendants deny each and every allegation contained in paragraph "62" of the complaint.
- 63. Defendants deny each and every allegation contained in paragraph "63" of the complaint.
- 64. Defendants deny each and every allegation contained in paragraph "64" of the complaint.

WHEREFORE, the Defendants respectfully requests that plaintiff's complaint be dismissed.

Dated: New York, NY

April 29, 2008

Arthur Sanders (AS1210)
MEL S. HARRIS AND ASSOCIATES, LLC

Attorneys for Defendants 5 Hanover Square - 8th Floor New York, NY 10004

212-660-1050

TO:

THE LAW OFFICE OF SHMUEL KLEIN, P.C. Attorney for plaintiff 268 Route 59
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